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	PRESTHOUD	Washington, D.C. 20231	A R0	0282US (#9
U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY, DOCKET NO.	
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028672	5	071 mm	ERNATIONAL APPLICATION NO. 17	0,79 00
D. PETER HOCK	HBERĠ CO. L.P.A.	1		—
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		DATE MAILED:		•
NOTIFICATION OF 1	MISSING REQUIREMENT	S UNDER 35 U.S.C	. 371 IN THE UNIT	ED
	TES DESIGNATED/ELECT			
1. The following items have	been submitted by the applicant or t	he IB to the United State	s Patent and Trademark	
	ated Office (37 CFR 1.494),		:	
	d Office (37 CFR 1.495):			
U.S. Basic National For Copy of the internation				
	dish language.			
English.				
Translation of the inter	mational application into English.		· .	
	inventors(s) for DO/EO/US.			
Copy of Article 19 am	endments. 19 amendments into English.			
_	minary Examination Report in Engl	ich and its Annexes if a	nv	
	s to the International Preliminary E.			
Preliminary amendmen		nd		
Information Disclosure	: Statement(s) filed	and		
Assignment document.				
Power of Attorney and	•			
☐ Substitute specification ☐ Statement Claiming Sn				
Priority Document.	an Lamy Sums.			
	nal Search Report and copies of	the references cited there	ein.	
Other:	\wedge	•		
	r be furnished within the period set	forth below in order to o	complete the requirements	for
acceptance under 35 U.S.C. 3	71:oplication into English. Note a proc	pagging fee will be regiven	ad if submitted	
	printed 20 or 30 months from the printed		at it sonimited	
	ranslation is defective for the reason	•	Notice of Defective	
Translation.	•			
	roviding the translation of the appli		s later that the	
appropriate 20 or 30	months from the priority date (37	CFR 1.492(f)).		I
by the International	of the inventors, in compliance with application number and international	1 3/ CFK 1.49/(8) Allu (0 1 filing date), identifying the applican	
	ath or declaration does not comply		d (b) for the reasons indic	ated
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3. Additional claim fees of \$_	as a large entity [red. Applicant must submit the add	small entity, including	any required multiple	
	492(g)). See attached PTO-875.	utional cianu tees of canc	zi we additional claims to	r
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	OF THIS NOTICE OR BY 21			
RESULT IN ABANDONMEN	TION, WHICHEVER IS LATER.	FAILURE TO PROPI	ERLY RESPOND WILL	
RESULT IN ADAMDUMINE	41.		•	
The time period set above may	be extended by filing a petition an	d fee for extension of tim	e under the provisions of	37
CFR 1.136(a).				
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4. Translation of the Annexes	MUST be submitted no later that the	he time period set above	or the annexes will be	
5 C The Article 19 amendme	e will be required if submitted later ats are cancelled since a translation	man 30 months from the	priority date.	
1.494(d)) or 30 (37 CFR 1.495	5(d)) months from the priority date.	was not provided by the	appropriate 20 (37 CFR	-
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\pplicant is reminded that any	communication to the United State	s Patent and Trademark (Office must be mailed to the	ne
dress given in the heading as	nd include the U.S. application no.	shown above. (37 CFR 1	.5)	
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	s notice MUST be 1		this response.	•
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☐ PTO-875 CT/DO/EO/905 (Dec	ember 1907)	- Paratogal S	specialist VV	
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